-7-06

CERTIFICATE OF MAILING/TRANSMISSION (37 CFR 1.8)

I hereby certify that this paper (along with any paper referred to as being attached or enclosed) is being submitted by First Class mail to the US Patent and Trademark Office: Commissioner for Patents, PO Box 1450, Alexandria, VA 22313-1450 or transmitted by facsimile to the MS. Patent and Trademark Office, Fax No. (571)273-8300.

Express Mail No.: EQ 411800816 US MAIL STOP PETITIONS

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In Re: Patent Application of Stephen A. Hall

Conf. No.:

7499

Group Art Unit:

3623

Appln. No.:

09/867,416

Examiner:

Colon, Catherine M.

Filing Date:

May 31, 2001

Attorney Docket No.: LCI-010-US

Title: Data Distribution Method and System

RENEWED PETITION UNDER 37 CFR 1.137(b)

This Paper is a Renewed Petition under 37 C.F.R. §1.137(b) and is in response to the Dismissal, mailed June 19, 2006 ("Dismissal"), of the Petition for Revival of an Application for Patent Abandoned Unintentionally under 37 C.F.R. §1.137(b), filed May 1, 2006 ("Petition"). A copy of the Petition is enclosed. This paper is being timely filed within two (2) months of the mailing date of the Dismissal.

APPLICANTS HEREBY PETITION FOR RECONSIDERATION OF THE PETITION **FILED ON MAY 1, 2006.**

Applicants note the following with respect to the Renewed Petition:

- 1. A Power of Attorney from Landmark to Technology, Patents & Licensing, Inc. ("TPL") to prosecute the Application was executed on April 21, 2006, and filed with the Petition on May 1, 2006, a copy of which is enclosed.
- 2. A statement under 37 C.F.R. 3.73(b) showing chain of title from the inventor(s) of the Application to the current Assignee, LANDMARK NV-S VENTURES GROUP, INC.

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09867416

1599.09 DA 01 FC:1453

("Landmark"), was previously filed in this Application with the Petition on May 1, 2006, a copy of which is enclosed.

- 3. A proper Reply under 37 C.F.R. 1.137(b), in the form a Response to Restriction Requirement, to the outstanding Office Action of September 26, 2005, was filed with the Petition on May 1, 2005, a copy of which is enclosed.
- 4. The fee required by 37 C.F.R. 1.137(b) for the Petition is included with this Paper.
- 5. The enclosed Affidavits of Landmark NV-S Ventures Group, Inc. (current Assignee) and Henry J. Huelsberg, III (Assignee's Counsel), and their supporting documentation, support the statement made in the Petition, and repeated here, that the entire delay in filing the required reply from the due date for the required reply until the filing of a grantable petition under 37 CFR 1.137(b) was unintentional. Thus, although TPL was not counsel of record at the time the application became abandoned, the enclosed notarized affidavits provide additional information toward establishing unintentional delay, as requested at page 2 of the Dismissal.
- 6. Since TPL has been of record since at least May 1, 2006, TPL can attest to the absence of delay in filing a grantable Petition to Revive since May 1, 2006. To that extent, the undersigned respectfully submits that there has been no delay toward filing the present Renewed Petition since receiving the Dismissal (dated June 19). The time since receipt of the Dismissal has been spent reviewing and analyzing the Dismissal and research related thereto, interacting with the Assignee and Assignee's other representatives, preparing and securing the enclosed statements and preparing the present paper.

The following items are included:

Petition fee

	Small Entity-fee \$	(37 CFR 1.17(m)).	Applicant claims	small entity
	status. See 37 C.F.R. §1	27.		
\boxtimes	Other than small entity -	fee \$1,500.00 (37 CF	FR 1.17(m)).	

Application No. 09/867,416

Reply and/or fee

		X	Α.	form of a Response to Restriction Requirement:
				has been filed previously on May 1, 2006 (copy enclosed).
				is enclosed herewith.
			B.	The issue fee and publication fee (if applicable) of \$
				has been paid previously on
				is enclosed herewith.
	<u>Additio</u>	onal she	ets con	taining statements establishing unintentional delay
		\boxtimes	Affida	vit of Landmark NV-S Ventures Group, Inc.
		\boxtimes	Affida	vit of Henry J. Huelsberg, III, including Exhibits A, B and C attached
			thereto).
The fo	llowing	fees are	enclos	ed:
\boxtimes	The Co	mmissio	oner is h	hereby authorized to charge and/or credit Deposit Account No. 503061
	as note	d below	. A dur	plicate of this sheet is enclosed.
	\boxtimes	Petitio	n fee in	the amount of \$1,500.00.
	\boxtimes	Any o	verpayn	ments or deficiencies in the above calculated fee(s).
	\boxtimes	Any a	dditiona	al fees required under 37 C.F.R. § 1.137(b).
				Respectfully submitted,
Date:	8	14/0)<	adval. of
		•		Andrew W. Spicer Registration No. 57,420
				Technology, Patents & Licensing, Inc.
				2003 South Easton Road, Suite 208
				Doylestown, PA 18901 267-880-1720
				Customer No.: 27833



Approved for use through 07/31/2006. OMB 0651-0031
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

sperwork Reduction Act of 1995, no persons are required to respond to a collection of Information unless it displays a valid OMB control number.

ITION FOR REVIVAL OF AN APPLICATION FOR PATENT ANDONED UNINTENTIONALLY UNDER 37 CFR 1.137(b)

Docket Number (Optional) LCI-010-US

Firsthamed inventor: HALL, STEPHEN A.

fication No.: 09/867,416

Art Unit: 3623

Filed: MAY 31, 2001

Examiner: COLON, CATHERINE M

Title: DATA DISTRIBUTION METHOD AND SYSTEM

Attention: Office of Petitions **Mail Stop Petition** Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 FAX (571) 273-8300

> NOTE: If information or assistance is needed in completing this form, please contact Petitions Information at (571) 272-3282.

The above-identified application became abandoned for failure to file a timely and proper reply to a notice or action by the United States Patent and Trademark Office. The date of abandonment is the day after the expiration date of the period set for reply in the office notice or action plus an extensions of time actually obtained.

APPLICANT HEREBY PETITIONS FOR REVIVAL OF THIS APPLICATION

NOTE: A grantable petition requires the following items:

- (1) Petition fee;
- (2) Reply and/or issue fee;
- (3) Terminal disclaimer with disclaimer fee required for all utility and plant applications filed before June 8, 1995; and for all design applications; and
- (4) Statement that the entire delay was unintentional.

1.Petition fee Small entity-fee \$ (37 CFR 1.17(m)). Applicant claims small entity status. See 37 CFR 1.27. Other than small entity – fee \$ 1,500.00 (37 CFR 1.17(m))
2. Reply and/or fee A. The reply and/or fee to the above-noted Office action in the form of Response to Restriction/Election (identify type of reply): has been filed previously on
is enclosed herewith. B. The issue fee and publication fee (if applicable) of \$ has been paid previously on is enclosed herewith.

[Page 1 of 2]

This collection of information is required by 37 CFR 1.137(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 1.0 hour to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450, DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.





PTO/SR/64 (10-05)

Approved for use through 07/31/2006. OMB 0851-0031 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE Under the Peperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

3. Terminal disclaimer with disclaimer fee Since this utility/plant application was filed on or after June 8, 1995, no terminal disclaimer is required. A terminal disclaimer (and disclaimer fee (37 CFR 1.20(d)) of \$ for a small entity or \$ for other than a small entity) disclaiming the required period of time is enclosed herewith (see PTO/SB/63). 4. STATEMENT: The entire delay in filing the required reply from the due date for the required reply until the filing of a grantable petition under 37 CFR 1.137(b) was unintentional. [NOTE: The United States Patent and Trademark Office may require additional information if there is a question as to whether either the abandonment or the delay in filing a petition under 37 CFR 1.137(b) was unintentional (MPEP 711.03(c), subsections (III)(C) and (D)).] WARNING: Petitioner/applicant is cautioned to avoid submitting personal information in documents filed in a patent application that may contribute to identity theft. Personal information such as social security numbers, bank account numbers, or credit card numbers (other than a check or credit card authorization form PTO-2038 submitted for payment purposes) is never required by the USPTO to support a petition or an application. If this type of personal information is included in documents submitted to the USPTO, petitioners/applicants should consider redacting such personal information from the documents before submitting them to the USPTO. Petitioner/applicant is advised that the record of a patent application is available to the public after publication of the application (unless a non-publication request in compliance with 37 CFR 1.213(a) is made in the application) or issuance of a patent. Furthermore, the record from an abandoned application may also be available to the public if the application is referenced in a published application or an issued patent (see 37 CFR 1.14). Checks and credit card authorization forms PTO-2038 submitted for payment purposes are not retained in the application file and therefore are not publicly available. Robert W. J. Signature Andrew W. Spicer 57,420 Typed or printed name Registration Number, if applicable 2003 S. Easton Road, Suite 208 267-880-1720 Address Telephone Number Doylestown, PA 18901 Address Enclosures: Fee Payment Reply Terminal Disclaimer Form Additional sheets containing statements establishing unintentional delay Other: Power of Attorney: 3.73(b) with copies of corporate merger documents CERTIFICATE OF MAILING OR TRANSMISSION [37 CFR 1.8(a)] I hereby certify that this correspondence is being: Deposited with the United States Postal Service on the date shown below with sufficient postage as first class mail in an envelope addressed to: Mail Stop Petition, Commissioner for Patents, P. O. Box 1450, Alexandria, VA 22313-1450. Transmitted by facsimile on the date shown below to the United States Patent and Trademark Office as (571) 273-8300. Date Signature Patti Hespell Typed or printed name of person signing certificate





CERTIFICATE OF MAILING/TRANSMISSION (37 CFR 1.8)

hereby certify that this paper (along with any paper referred to as being attached or enclosed) is being submitted by First Class mail the US Patent and Trademark Office: Commissioner for Patents, PO Box 1450, Alexandria, VA 22313-1450 or transmitted by Acsimile to the U.S. Patent and Trademark Office at (571) 273-2300.
Date: Sy:

Mail Stop Petitions

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In Re: Patent Application of Stephen A. Hall, et al.

Conf. No.:

7499

Group Art Unit:

3623

Appln. No.:

09/867,416

Examiner:

Colon, Catherine M.

Filing Date:

31 MAY 2001

Att'y. Docket No.: LCI-010-US

Title: Data Distribution Method and System

RESPONSE TO RESTRICTION REQUIREMENT

This paper is being filed in response to the Office Action dated September 26, 2005, in the above-identified patent application. A Petition for Revival of an Unintentionally Abandoned Application under 37 CFR 1.137(b) is being filed herewith.

Applicants make the following election:



REMARKS

Presently, claims 1-62 are pending in the application. The Examiner has required a restriction between the claims Group I (claims 1-4 and 39-41), drawn to an information system; Group II (claims 5-19 and 42-53), drawn to a multiple vehicle dealer network; Group III (claims 20-25 and 54-59), drawn to creating to do lists and making recommendations for vehicle dealers; Group IV (claims 26-32) drawn to a vehicle dealer selling system; Group V (claims 33-36 and 60-62) drawn to an alert system; and Group VI (claims 37-38) drawn to appraising vehicles by a vehicle dealer community. The Examiner contends that the inventions are distinct from each other.

ELECTION

Applicants elect Group I (claims 1-4 and 39-41) for initial prosecution in this application, without traverse.

Examination and an early Notice of Allowance of at least these claims are respectfully requested.

Respectfully submitted,

Date:	5/1/06	Ву:	aches but of
			Andrew W. Spicer
			Registration No. 57,420
			Technology, Patents & Licensing, Inc.

2003 South Easton Road, Suite 208 Doylestown, PA 18901

267.880.1720

Customer Number: 27832



AFFIDAVIT of LANDMARK NV-S VENTURES GROUP, INC.

COMMONWEALTH OF VIRGINIA)
) ss.
City of Norfolk)	

LANDMARK NV-S VENTURES GROUP, INC., a Nevada corporation, states:

- LANDMARK NV-S VENTURES GROUP, INC. ("Landmark"), is the
 Assignee of record of the entire right, title and interest in U.S. Patent Application
 No. 09/867,416, entitled Data Distribution Method and System, filed May 31,
 2001 ("Application").
- A statement under 37 C.F.R. 3.73(b) showing chain of title from the inventor(s) of the Application to the current Assignee was previously filed in this Application on May 1, 2006.
- 3. The undersigned (whose title is supplied below) is empowered to sign this statement on behalf of the Assignee.
- 4. The inventors of the Application granted Power of Attorney to the law firm of Pillsbury Winthrop Shaw Pittman, LLP of Washington, D.C. ("Pillsbury"), to prosecute the Application in a combined Declaration and Power of Attorney, executed May 30, 2001. The initial Assignee of the Application, PriceDrive, Inc., did not change this Power of Attorney.
- 5. Upon assignment of the Application to Landmark, I directed Pillsbury to transfer the file and all other papers related to the Application to outside Counsel, Willcox & Savage, P.C., of Norfolk, Virginia ("Willcox"). To the best of my knowledge, this transfer was completed.

- 6. I subsequently directed Willcox to transfer the file and all other papers related to the Application to outside Patent Counsel, Woodcock Washburn, LLP, of Philadelphia, Pennsylvania ("Woodcock"). To the best of my knowledge, this transfer was completed.
- 7. I directed Woodcock to prosecute the Application before the USPTO and take any and all necessary action with respect thereto.
- 8. To the best of my knowledge, Power of Attorney to prosecute the Application was never revoked from Pillsbury and thus, subsequently never granted to Woodcock.
- Because Pillsbury remained counsel of record in the Application, all
 communications from the USPTO were sent to Pillsbury, including the
 outstanding Office Action (Restriction Requirement) dated September 26, 2005
 ("Office Action"), in the Application.
- 10. To the best of my knowledge, Pillsbury forwarded the Office Action upon receipt from the USPTO to Willcox. Willcox, in turn, forwarded the Office Action to Woodcock.
- 11. Woodcock did not prepare and file a response to the Office Action.
- 12. I was notified by Willcox in April, 2006, that the Application had gone abandoned, after Willcox had received a Notice of Abandonment dated April 5, 2006, which had been forwarded from Pillsbury to Willcox. Prior to notification of the Abandonment, I was unaware that a response to the Office Action had not been prepared or filed, as I had directed Woodcock to handle all matters related to prosecution of the Application.
- 13. I immediately contacted Woodcock to ascertain the reasons for the Abandonment.

- 14. Upon explanation from Woodcock that they did not docket the Application or the subsequent Office Action, I contacted outside Patent Counsel, Technology, Patents and Licensing, Inc. of Doylestown, Pennsylvania ("TPL") and instructed TPL to attempt to revive the Application, as it was my understanding that the Application had been unintentionally abandoned within the meaning of 37 CFR §1.137(b).
- 15. To the best of my knowledge, TPL inquired of the facts and circumstances surrounding the assignment of the Application to Landmark and the facts and circumstances surrounding the Abandonment of the Application.
- 16. I executed a Power of Attorney for TPL to prosecute the Application on April 21, 2006.
- 17. At my direction, TPL prepared and filed a Petition to Revive an Unintentionally Abandoned Application under 37 CFR §1.137(b) ("Petition") on May 1, 2006.
- 18. Upon notification from TPL that the Petition was Dismissed on June 19, 2006, in part because TPL was not counsel of record at the time of the Abandonment, I immediately took steps to secure statements from the relevant parties related to the facts and circumstances surrounding the Abandonment of the Application.
- 19. I directed TPL to assist in compiling these statements and to proceed to file a Renewed Petition under 37 CFR §1.137(b), in accordance with the Dismissal of June 19, 2006.
- 20. As Landmark was the Assignee of Record at the time the Application became abandoned, I believe that I am in a position to attest to the facts and circumstances surrounding the abandonment.

21. The entire delay in filing the required reply from the due date for the required reply until the filing of a grantable petition under 37 CFR §1.137(b) was unintentional.

Executed this 1 day of August

	GUY R. FRIDDELL, III
ר	FITLE: Secretary, Landmark NV-S Ventures Group, Inc.
acknowledged himself/herself and make NV5 Vintures G. 600 Selvetann, bei	frootelfion, and that he/she as such ng authorized to do so, executed the foregoing instrument ned by signing the name of the corporation by



CERTIFICATE OF MAILING/TRANSMISSION (37 CFR 1.8)

Agreby certify that this paper (along with any paper referred to as being attached or enclosed) is being submitted by First Class mail to the US Patent and Trademark Office: Commissioner for Patents, PO Box 1450, Alexandria, VA 22313-1450 or transmitted by facsimile to the U.S. Patent and Trademark Office.

Date: 5/1/06

By: Patti Hespell

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In Re: Patent Application of Stephen A. Hall, et al.

Conf. No.:

7499

: Group Art Unit:

3623

Appln. No.:

09/867.416

: Att'y. Docket No.:

LCI-010-US

Filing Date:

31 MAY 2001

:

Title: Data Distribution Method and System

POWER OF ATTORNEY

I hereby revoke all previous powers of attorney given in the above-identified application.

I hereby appoint the registered attorneys and agents associated with TECHNOLOGY, PATENTS AND LICENSING, INC., Customer No. 27833, as my attorneys or agents with full power of substitution and revocation, to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith.

Please address all correspondence to **Customer No. 27833**, namely, **TECHNOLOGY, PATENTS AND LICENSING, INC.**, 2003 South Easton Road, Suite 208, Doylestown, PA 18901. Please direct all communications and telephone calls to Andrew W. Spicer at 267-880-1720.

I am the assignee of record of the entire interest of the above-identified application. A statement under 37 C.F.R. 3.73(b) is enclosed herewith.

Executed this 21St day of APRIL , 2006

BY:

BUY R. FRIDDELL, III

TITLE: Secretary, Landmark NV-S Ventures Group, Inc., successor by merger to Landmark Ventures I, LLC





CERTIFICATE OF MAILING/TRANSMISSION (37 CFR 1.8)

reby certify that this paper (along with any paper referred to as being attached or enclosed) is being submitted First Class mail to the US Patent and Trademark Office: Commissioner for Patents, PO Box 1450, Alexandria, VA 22313-1450 or transmitted by facsimile to the U.S. Patent and Trademark Office, Fax No. (571)283-8300.

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In Re: Patent Application of Stephen A. Hall.

Appln. No.:

09/867,416

Group Art Unit:

3623

Filing Date:

31 May 2001

Attorney Docket No.: LCI-010-US

Title: Data Distribution Method and System

STATEMENT UNDER 37 CFR §3.73(b)

Lar	ndmark	NV-S Ventures Group, Inc.(a corporation) states that it is:
	X	the assignee of the entire right, title and interest; or
		an assignee of less than the entire right, title and interest in the patent identified above
by ·	virtue o	f either:
		An assignment from the inventor(s) of the patent application identified above. The assigned was recorded in the United State Patent and Trademark Office at Reel, Frame, or for which a copy thereof is attached.
	×	A chain of title from the inventor(s) of the patent application/patent identified above, to the current assignee as shown below:
		An assignment from Stephen A. Hall, David G. Javdan, Robert B. Moore , to PRICEDRIVE, INC. The document was recorded in the United State Patent and Trademark Office on December 19, 2002 at: Reel 011857, Frame 0152.
		An assignment from PRICEDRIVE , INC . To: Landmark Ventures I, LLC. The document was recorded in the United State Patent and Trademark Office on January 21, 2005 at Reel 016203, Frame 0268.

A corporate merger from Landmark Ventures I, LLC into Landmark NV Ventures Group, Inc. The document was recorded in the United State Patent and Trademark Office on April 26, 2006 at Reel 017528, Frame 0327, a copy of which is attached.



A corporate merger from Landmark NV Ventures Group, Inc. into Landmark NV-S Ventures Group, Inc. The document was recorded in the United State Patent and Trademark Office on April 26, 2006 at Reel 017528, Frame 0371, a copy of which is attached.

Copies of assignments or other documents in the chain of title are attached.

The undersigned (whose title is supplied below) is empowered to sign this statement on behalf of the assignee.

\$/6/01 Data Andrew W. Spicer
Registration No. 57,420
Technology, Patents & Licensing, Inc.
2003 South Easton Road, Suite 208
Doylestown, PA 18901
267-880-1720

Customer Number: 27833



AFFIDAVIT of HENRY J. HUELSBERG, III

COMMONWEALTH OF VIRGINIA		IA)
Lit) ss
County of _/	Vorfolk)

COMES NOW HENRY J. HUELSBERG, III being first duly sworn, under oath, and states that the following information is within personal knowledge and belief:

- I, HENRY J. HUELSBERG, III, am a Member of the law firm of Willcox & Savage, P.C., One Commercial Place, Suite 1800, Norfolk, Virginia 23510 ("Willcox").
- 2. I am empowered to sign this statement on behalf of Willcox.
- 3. Willcox represented Landmark Ventures I, LLC, predecessor to Landmark NV-S Ventures Group, Inc. (collectively, "Landmark"), in a transaction wherein Landmark acquired the entire right, title and interest in U.S. Patent Application No. 09/867,416, entitled Data Distribution Method and System, filed May 31, 2001 ("Application").
- 4. The inventors of the Application granted Power of Attorney to the law firm of Pillsbury Winthrop Shaw Pittman, LLP of Washington, D.C. ("Pillsbury"), to prosecute the Application in a combined Declaration and Power of Attorney, executed May 30, 2001. The original Assignee, PriceDrive, Inc., did not change this Power of Attorney.
- 5. Upon assignment of the Application to Landmark, Pillsbury transferred the file and all other papers related to the Application to Willcox. I personally received the Application file.

- 6. At the direction of Landmark, I subsequently transferred the file and all other papers related to the Application to Landmark's Patent Counsel, Woodcock Washburn, LLP ("Woodcock") on March 4, 2005. I also received a countersigned receipt acknowledgement of the file transfer (see Exhibit A attached hereto). To the best of my knowledge Woodcock was to be responsible for ongoing prosecution of the Application and to take any and all necessary action with respect thereto.
- 7. In October, 2005, I received an Office Action (Restriction Requirement) in the Application, dated September 26, 2005 ("Office Action"), from Pillsbury, that had been sent from the USPTO to Pillsbury. I forwarded the Office Action to Woodcock on October 10, 2005 (see Exhibit B).
- 8. In April, 2006, I received a Notice of Abandonment of the Application, dated April 5, 2006, from Pillsbury. I forwarded the Notice of Abandonment to Woodcock on April 18, 2006 (see Exhibit C). I also promptly notified Landmark of the Notice of Abandonment.

F	Executed this 19th day of July , 2006.
E	HENRY J. HUELSBERG, III
r	TITLE: Member, Willcox & Savage, P.C.

Witness my hand and Notarial seal the day and year immediately above written.

Notary Public

My Commission Expires:

EXHIBIT "A" TO THE AFFIDAVIT OF HENRY J. HUELSBERG, III

61NCE 1895

Henry J. Huelsberg, III 757.628.5523 thuelsberg@wilsav.com



March 4, 2005

VIA FEDERAL EXPRESS

Steven J. Rocci, Esquire Woodcock Washburn LLP One Liberty Place, 46th Floor Philadelphia, Pennsylvania 19103

Re: PriceDrive Patent

Dear Steve:

Enclosed for your handling are Pillsbury Winthrop's complete files related to the PriceDrive patent application (09/867,416).

Would you please be so kind as to countersign where indicated below to reflect your receipt of the PriceDrive patent materials, and have it returned to me (fax is fine).

Please do not hesitate to call on me if there is anything else you need or if we can be of further assistance.

Very truly yours,

Henry J. Huelsberg, III

HJH,III:cas **Enclosures**

Guy R. Friddell, III, Esquire Thomas C. Inglima, Esquire

RECEIPT ACKNOWLEDGED:

I-634579.1

Reply to Norfolk Office

ONE COMMERCIAL PLACE BUITE 1800 NORFOLK, VIRGINIA 23510 757.628.5500 FACSIMILE 757.628.5566 222 DENTRAL PARK AVENUE BUITE 1500 VIRGINIA BEACH, VIRGINIA 23462 757.628.5600 FACSIMILE 757.628.5659

EXHIBIT "B"TO THE AFFIDAVIT OF HENRY J. HUELSBERG, III

SINCE 1895



Henry J. Huelsberg, III (757)628-5523 thuelsberg@wilsav.com

48885.277

October 10, 2005

Steven J. Rocci, Esquire Woodcock Washburn LLP One Liberty Place, 46th Floor Philadelphia, Pennsylvania 19103

Re: Pri

PriceDrive Patent

Dear Steve:

Enclosed for your handling is an Office Action we've received from the PTO in respect of the PriceDrive patent application (09/867,416).

I received the Office Action from Pillsbury Winthrop, whom the PTO still has listed as the attorney of record for this patent application. We should change this to Woodcock Washburn at your convenience.

Please do not hesitate to call on me with questions or if there is anything else you need.

Very truly yours,

Henry J. Haelsberg, III

HJH:cas

Enclosures

I-671706.1

Reply to Norfolk Office

ONE COMMERCIAL PLACE SUITE 1800 NORFOLK, VIRGINIA 23510 757.628.5500 FACSIMILE 757.628.5566
222 CENTRAL PARK AVENUE SUITE 1500 VIRGINIA BEACH, VIRGINIA 23462 757.628.5600 FACSIMILE 757.628.5659

EXHIBIT "C"TO THE AFFIDAVIT OF HENRY J. HUELSBERG, III

From: Huelsberg, Trey

Sent: Tuesday, April 18, 2006 8:49 AM

To: 'rocci@woodcock.com' **Subject:** PriceDrive Patent

Hey Steve.

Hope all is well.

Last week I received a Notice of Abandonment in respect of the captioned patent (Application No. 09/867,416), forwarded by Pillsbury Winthrop which was the attorney of record with the PTO. The Notice is attached for your reference. (You'll recall that PriceDrive was a company Landmark invested in/made loans to several years ago; they subsequently discontinued business operations, and Landmark foreclosed on their assets, including this patent application.) At Rusty's direction I had forwarded all of the patent files to you, including an Office Action issued in September 2005.

The Notice of Abandonment indicates that no reply was ever filed for the Office Action. I assume that you and Rusty elected not to do anything further on the patent application. Would you mind confirming for me when you have a chance.

Thanks, and let me know if you have any questions.

- Trey

Henry J. Huelsberg, III Willcox & Savage, P.C. 1800 Bank of America Center Norfolk, VA 23510

phone: 757-628-5523 fax: 757-628-5566 thuelsberg@wilsav.com